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    Global Client Solutions, LLC and
    Rocky Mountain Bank and Trust
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                       UNITED STATES DISTRICT COURT
                    NORTHERN DISTRICT OF CALIFORNIA
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                               SAN JOSE DIVISION
18
    HEATHER NEWTON, individually and)
19
    behalf of others similarly situated,
                                          Case No: 5:11-cv-03228-EMC
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               PLAINTIFF,
                                          CLASS ACTION
21
                                          PLAINTIFF HEATHER NEWTON
                                          DEFENDANTS GLOBAL CLIENT
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    AMERICAN DEBT SERVICES, INC., a) SOLUTIONS, LLC & ROCKY
   California corporation; QUALITY SUPPORT SERVICES, LLC, a
                                          ) MOUNTAIN BANK & TRUST'S
) STIPULATION TO EXTEND
23
    California limited liability company;
                                          DEADLINE TO RESPOND TO
   GLOBAL CLIENT SOLUTIONS, LLC;
                                          ) COMPLAINT
                                                          : ORDER
   ROCKY MOUNTAIN BANK AND
25
    TRUST: and DOES 1-100.
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                 Defendants.
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Pursuant to both L. R. 6-1(a) & 6-2, Plaintiff Heather Newton ("Plaintiff") and Defendants Rocky Mountain Bank & Trust ("RMBT") and Global Client Solutions, LLC ("Global") (collectively, "Defendants") (all, "Parties") file this Stipulation to Extend Defendants' Deadline to Respond to the Class Action Complaint from November 4, 2011 to November 7, 2011, and state as follows:

WHEREAS, according to the parties' Stipulation dated October 10, 2011 ("Initial Stipulation") [D.E. 19], Defendants' deadline to respond to the Class Action Complaint is November 4, 2011.

WHEREAS, after conferring with Counsel for Plaintiff, due to competing time demands, the Parties hereby stipulate that Defendants may have through November 7, 2011 to file their response(s) to the Class Action Complaint.

WHEREAS, furthermore, this Stipulation does not affect the other agreedupon deadlines from the Initial Stipulation as Plaintiff shall still have through December 2, 2011 to file her opposition to Defendants' forthcoming motion and Defendants shall have through December 23, 2011 to file their reply.

WHEREAS, this Stipulation will not have an effect on the schedule for this case.

WHEREFORE, Plaintiff Heather Newton and Defendants Rocky Mountain Bank & Trust and Global Client Solutions, LLC stipulate to extend the deadline for Defendants to respond to the Class Action Complaint from November 4, 2011 to November 7, 2011.

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1		Respectfully submitted,
2	D . 1 . 1 . 2011	
3	Dated: November 4, 2011	GREENSPOON MARDER, P.A.
4		By: <u>/s/ Richard W. Epstein</u> RICHARD W. EPSTEIN
5		(FLA. BAR NO: 229091) (Pro Hac Vice Admission) REBECCA F. BRATTER
6 7		(FLA. BAR NO: 0685100)
		(Pro Hac Vice Admission)
8	Dated: November 4, 2011	LAGARIAS & BOULTER, LLP
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10		Dry /a/ Dahara C. Davidson
11		By: <u>/s/ Robert S. Boulter</u> ROBERT S. BOULTER (SBN 153549)
12		
13	Dated: November 4, 2011	Attorneys for Defendants GLOBAL CLIENT SOLUTIONS, LLC & ROCKY
14		MOUNTAIN BANK & TRUST
15		By: /s/ Tavy A. Dumont
16		By: /s/ Tavy A. Dumont TAVY A. DUMONT SBN (244946) LAW OFFICE OF TAVY A. DUMONT 51 East Campbell Avenue, Suite 106-K
17		51 East Campbell Avenue, Suite 106-K Campbell, California 95008-2054 Telephone: (408) 866-4460
18		Attorney for Plaintiff and Proposed Class
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20	ATES DIST	RICT
21	IT IS SO ORDERED STATES DIST	
22	IT IS SO ORD	DERED A
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24	U.S. District Judge  Judge Edward M. Chen  Judge Edward M. Chen  DISTRICT OF CER	
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**CERTIFICATE OF SERVICE** 

I hereby certify that on this 4th day of November, 2011, I electronically filed the foregoing document with the Clerk of Court using CM/ECF. I also certify that the foregoing document is being served this day on all counsel of record or pro se parties in the manner specified, either via transmission of Notices of Electronic Filing generated by CM/ECF or in some other authorized manner for those counsel or parties who are not authorized to receive electronically Notices of Electronic Filing.

/s/ Richard W. Epstein

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